## AMENDED IN ASSEMBLY MARCH 28, 2014

CALIFORNIA LEGISLATURE—2013-14 REGULAR SESSION

## ASSEMBLY BILL

No. 2586

## **Introduced by Assembly Member Bloom**

February 21, 2014

An act to-amend Section 762 of the Civil Code add Section 218 to the Family Code, relating to-property family law proceedings.

## LEGISLATIVE COUNSEL'S DIGEST

AB 2586, as amended, Bloom. Fee estates. Family law proceedings.

Existing law establishes the Civil Discovery Act, which governs the rules and procedures related to discovery in all civil cases, and specifies, among other things, the time for completion of discovery and the scope of discovery. Existing law generally requires discovery proceedings to be complete before the date initially set for the trial of the action. On motion of any party, existing law authorizes the court to grant leave to reopen discovery proceedings. Under existing law, the rules of practice and procedure applicable to civil actions generally apply to, and constitute the rules of practice and procedure in family law proceedings, except to the extent that any other statute or rules adopted by Judicial Council provide otherwise.

This bill would require any party to a postjudgment motion in specified family law proceedings to be entitled as a matter of right and without leave of the court to complete discovery proceedings on or before the 30th day, and to have motions concerning discovery heard on or before the 15th day, before the date the postjudgment proceeding is set for hearing or evidentiary trial, whichever is later. The bill would

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limit the scope of discovery to only those issues raised in the postjudgment pleadings.

Existing law provides that an estate of inheritance is a fee, and a fee estate, when not defeasible or conditional, is a fee simple or an absolute fee.

This bill would make technical, nonsubstantive changes to these provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 218 is added to the Family Code, to read: 2 218. With respect to the ability to conduct formal discovery in 3 postjudgment family law proceedings, notwithstanding Section 2024.020 or 2024.050 of the Code of Civil Procedure, upon the 4 5 filing of a postjudgment motion after an entry of judgment in a dissolution of marriage, dissolution of domestic partnership, nullity 6 7 of marriage, or legal separation of the parties, paternity, or after a permanent order in any other proceeding in which the issue of 9 visitation, custody, or support of a child was considered, any party to the postjudgment motion is entitled, as a matter of right and 10 11 without leave of the court, to complete discovery proceedings on 12 or before the 30th day, and to have motions concerning discovery 13 heard on or before the 15th day, before the date the postjudgment 14 proceeding is set for hearing or evidentiary trial, whichever is 15 later. The scope of discovery shall be limited to only those issues raised in the postjudgment pleadings. 16 17

SECTION 1. Section 762 of the Civil Code is amended to read: 762. An estate of inheritance is a fee, and a fee estate, when not defeasible or conditional, is a fee simple or an absolute fee.